## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

SEP 14 AM11: 45

UNITED STATES OF AMERICA,	CASE NO. 10CR35176K HENDISTRICT COURT
Plaintiff,	A BELLY

JUDGMENT OF DISMISSAL

vs.

JESUS CHAVEZ (2),

Defendant.

IT APPEARING tfor the reason that:	that the defendant is now entitled to be discharged
	peen filed in another case against the defendant and ted the motion of the Government for dismissal of prejudice; or
the Court has dism:	issed the case for unnecessary delay; or
the Court has grant	ted the motion of the Government for dismissal; or
X the Court has grant acquittal; or	ted the motion of the defendant for a judgment of
a jury has been waived, and the Court has found the defendant not guilty; or	
the jury has return	ned its verdict, finding the defendant not guilty;
X of the offense as of	charged in the Indictment:
Title 18 U.S.C. §922(g)(9) and 924(a)(2).	

IT IS THEREFORE ADJUDGED that the defendant is hereby discharged.

DATED: SEPTEMBER 14, 2011

BENITEZ

UNITED STATES DISTRICT JUDGE